## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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	: Civil Action No.: 07-CV-00312-GBD
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IN RE CELESTICA INC. SEC. LITIG.	: (ECF CASE)
	:
	: Hon. George B. Daniels
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	x

## DECLARATION OF JOSEPH A. FONTI IN SUPPORT OF LEAD PLAINTIFFS' MOTION FOR CLASS CERTIFICATION

Joseph A. Fonti, Esq., declares as follows pursuant to 28 U.S.C. §1746:

- I am a member of the law firm of Labaton Sucharow LLP. I submit this declaration in support of Lead Plaintiffs' Notice of Motion for Class Certification
- 2. Annexed hereto are true and correct copies of the following documents identified as Plaintiffs Exhibits ("PX") in the accompanying Lead Plaintiffs' Memorandum of Law in Support of their Motion for Class Certification, filed herewith:

Exhibit	Description
PX A	Expert Report of Chad Coffman, CFA, dated June 14, 2013, with annexed exhibits.
PX B-1	Excerpt of the deposition transcript of William Etherington, dated December 7, 2012
PX B-2	Excerpt of the deposition transcript of Anthony Puppi, dated April 12, 2013
PX B-3	Excerpt of the deposition transcript of Frank Binder, dated March 13, 2013
PX B-4	Excerpt of the deposition transcript of Antonio Fernandez-Stoll, dated January 29, 2013
PX B-5	Excerpt of the deposition transcript of Anthony Puppi, dated April 12, 2013
PX B-6	Excerpt of the deposition transcript of Stephen Delaney, dated April 30, 2013

Exhibit	Description
PX B-7	Excerpt of the deposition transcript of Gerald Schwartz, dated March 21, 2013
PX B-8	Excerpt of the deposition transcript of Robert Crandall, dated December 4, 2012 and May 15, 2013
PX B-9	Excerpt of the deposition transcript of Gerald Schwartz, dated March 21, 2013
PX C-1	November 30, 2004 Email from the Senior V.P. of Celestica's Global Customer Business Units (Nate Kawaye) to Celestica's President of the Americas (Michael Homer), Bates No. CEL00028966
PX C-2	Exhibit 3 of the December 4, 2012 and May 15, 2013 Deposition of Robert Crandall, Bates No. CEL00046744
PX C-3	Exhibit 11 of the March 13, 2013 Deposition of Frank Binder, Bates No. CEL00259635
PX C-4	Exhibit 2 of the Deposition of Frank Binder, Bates No. CEL00047251
PX C-5	Exhibit 38 of the June 4, 2013 Deposition of Peter Bar, Bates Nos. CEL00220294 and 295
PX C-6	Exhibit 2 of the Deposition of Robert Crandall, Bates Nos. CEL00068508 and 510
PX C-7	Exhibit 16 of the April 30, 2013 Deposition of Stephen Delaney, Bates No. CEL0008845
PX C-8	Exhibit 1 of the Deposition of Frank Binder, Bates No. CEL00056960
PX C-9	Exhibit 7 of the Deposition of Frank Binder, Bates No. CEL00047549
PX C-10	Exhibit 15 of the January 9, 2013 Deposition of Paul Nicoletti, Bates No. CEL00035206
PX C-11	Exhibit 13 of the Deposition of Robert Crandall, Bates Nos. CEL00057780 and 781
PX C-12	Exhibit 6 of the Deposition of Robert Crandall, Bates Nos. CEL00061723 and 724
PX C-13	Exhibit 3 of the April 23, 2013 Deposition of Michael Homer, Bates No. CEL00078843
PX C-14	Exhibit 27 of the April 12, 2013 Deposition of Anthony Puppi, Bates Nos. CEL00061353 and 355
PX C-15	Exhibit 12 of the Deposition of Frank Binder, Bates No. CEL00218573
PX C-16	Exhibit 15 of the Deposition of Frank Binder, Bates No. CEL00023183
PX C-17	Exhibit 1 of the Deposition of Robert Crandall, Bates No. CEL00047797
PX C-18	Exhibit 44 of the Deposition of Stephen Delaney, Bates No. CEL00047423
PX C-19	Exhibit 48 of the Deposition of Stephen Delaney, Bates No. CEL00102382
PX C-20	Exhibit 46 of the Deposition of Stephen Delaney, Bates No. CEL00109022
PX C-21	Exhibit 47 of the Deposition of Stephen Delaney, Bates Nos. CEL00396427 and 429

Exhibit	Description
PX C-22	Exhibit 5 of the April 5, 2013 Deposition of John Boucher, Bates No. CEL00345178
PX C-23	Exhibit 7 of the January 9, 2013 Deposition of Paul Nicoletti, Bates No. CEL00091891
PX D	Labaton Sucharow LLP firm resume

I declare under penalty of perjury that the foregoing is true and correct. Executed on June 28, 2013.

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: (ECF CASE)
: Hon. George B. Daniels
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## **CERTIFICATE OF SERVICE**

I certify under penalty of perjury pursuant to 28 U.S.C. § 1746 that on June 28, 2013, I caused to be served upon the following, by electronic mail, a true copy of the Declaration of Joseph A. Fonti In Support of Lead Plaintiffs' Motion for Class Certification.

Phillip A. Geraci, Esq (phillip.geraci@kayescholer.com) Kaye Scholer 425 Park Avenue New York, NY 10022-3598 United States

Dated: June 28, 2013

oseph A. Fonti